

**IN THE UNITED STATES BANKRUPTCY COURT
FOR THE EASTERN DISTRICT OF MICHIGAN
SOUTHERN DIVISION**

In re: 2014 SEP 26 P 1:01) Chapter 9
CITY of DETROIT, MICHIGAN) Case No. 13-53846
Debtor.) Hon. Steven W. Rhodes

**RESPONSE OF CLEAR IMAGING, MICHIGAN SPINE & REHAB, UNIVERSAL
HEALTH GROUP TO DEBTOR'S FIFTH OMNIBUS
OBJECTION TO CERTAIN CLAIMS**

NOW COME CLEAR IMAGING, MICHIGAN SPINE & REHAB, UNIVERSAL HEALTH GROUP, through their attorneys at The Lobb Law Firm, and for their Response to Debtor's Fifth Omnibus Objection to Certain Claims (Docket No. 7197), state as follows:

1. On August 29, 2014, the Debtor filed its Fifth Omnibus Objection to Certain Claims. Therein, the Debtor argued that this Court should disallow the claims of numerous creditors, including Clear Imaging and Michigan Spine & Rehab ("Creditors").
2. The sole ground cited in the Objection is that the claims referenced therein, including those of Creditors, were not filed prior to the February 21, 2014 General Bar Date.
3. Creditors filed their Proof of Claim by sending it via United States Postal Service First Class Mail to the City of Detroit Claims Processing Center in El Segundo, California, on February 17, 2014. (See Exhibit A – Letter and Copy of Proof of Claim).
4. Creditors' claim was received by the Claims Processing Center and assigned Claim Number 3585.
5. The United States Supreme Court has held that mailing alone does not constitute filing, but that filing requires delivery and receipt by the proper party. *United States v. Lombardo*,

241 U.S. 73, 36 S. Ct. 508, 60 L.Ed. 897 (1916). However, a timely and accurate mailing does raise a rebuttable presumption that the mailed material was received, and thereby filed. *Hagner v. United States*, 285 U.S. 427, 430, 52 S.Ct. 417, 76 L.Ed. 861 (1932); *Haag v. Commissioner*, 59 F.2d 516, 517 (7th Cir. 1932).

6. As set forth above, Creditors' Proof of Claim was sent by United States Postal Service First Class Mail to the City of Detroit Claims Processing in El Segundo, California, on February 17, 2014, allowing a reasonable amount of time for timely arrival before the General Bar Date of February 21, 2014.

7. Furthermore, Bankruptcy Rule 3003, which governs the filing of a Proof of Claim in this case, grants this Court discretion to allow Creditors' claim, even if it was not timely filed.

8. Rule 3003(c)(3) permits this Court to extend the time within which Proofs of Claim or interest may be filed, which may be sought and granted before or after the General Bar Date.

9. Likewise, this Court has broad equitable powers to balance the interests of parties. *NLRB v. Bildisco & Bildisco*, 465 U.S. 513 (1984). "Equitable determinations are within the sound discretion of the bankruptcy judge . . ." *In re M.J. Waterman & Associates, Inc.*, 27 F.3d 604, 607 (6th Cir. 2000).

10. As stated by the *Waterman* court, this Court should be careful not to "enact too heavy-handed a measure to punish a creditor who may have not have strictly adhered to the formalities of the filing requirements, but whose actions were sufficient to put the court and the debtor on notice of his or her intention to seek to hold the debtor liable." *Id.*

11. This Court has recognized that when determining equities, it is proper to consider whether the existence of a claim was apparent to both parties. See *In re Norman R. Hugues*, Case No. 06-14172 (E.D. Mich. 2006).

12. Indeed, bankruptcy courts have extended service periods, and noted that time limits may be extended under Rule 9006(b), under an excusable neglect standard. See e.g., *In re Sheehan*, 253 F.3d 607 (9th Cir. 2001).

13. Moreover, Rule 5 of the Federal Rules of Civil Procedure, which applies in Adversary Proceedings pursuant to Bankruptcy Rule 7005, provides that service is complete upon mailing.

14. Considering the foregoing, the Debtor's Objection as to Creditors' claim should be overruled.

15. Creditors' Proof of Claim was sent by First Class Mail, as allowed per court order within a reasonable time to arrive prior to the General Bar Date.

16. Additionally, the Debtor had ample notice of Creditors' intent to hold it liable, as Creditors' intervening complaint was filed on January 31, 2013.

17. In light of the foregoing, the interests of equity demand that Creditors' claim be allowed.

WHEREFORE, CLEAR IMAGING, MICHIGAN SPINE & REHAB, UNIVERSAL HEALTH GROUP, respectfully request that the Court overrule Debtor's Objection as to their claim, Claim No. 3585, and that their claim be deemed allowed as a general unsecured claim.

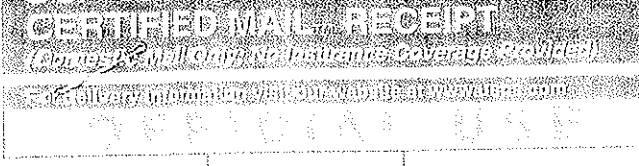
Respectfully submitted,

THE LOBB LAW FIRM

JOSEPH R. LOBB (P26009)
26321 Woodward Avenue
Huntington Woods, MI 48070
(248) 591-4090
(248) 591-4089 (fax)

Dated: September 19, 2014

EXHIBIT A



Postage	\$	
Certified Fee		
Return Receipt Fee (Endorsement Required)		Position Here
Rescued Delivery Fee (Endorsement Required)		
Total Postage & Fees	\$	

Sent to **City of El Segundo Claims Processing Center**
 Street, Apt. No. **2335 Alaska Ave.**
 on PO Box No. **El Segundo, CA 90245**
 City, State, Zip **90245**



26321 Woodward Avenue
 Huntington Woods, MI 48070
 Phone: (248) 591-4090
 Fax: (248) 591-4089
TOLL FREE: (855)-LOBB-911
 Thelobblawfirm.com

Mail/Return Receipt Requested***
 February 17, 2014

Re: Proof of Claims

Dear Sir or Madam:

In regard to the above referenced matter, please find enclosed one original and one copy of Chapter 9 Proof of Claims in the following matters:

Name of Creditor	Our File No.
1. Sean Derrick Andrews	7700-3
2. Renee Andrews	7699-3
3. Tanora Adams	6873
4. Yvonne Coleman	7500-1
5. Clear Imaging (Terrance Martin)	6919
6. Wendy Readous	6407-1
7. Carlita Buffington	6088-3
8. Gina Parker	7115-3
9. Melyni Richardson	7018-1
10. Bridgett Scott	5850-3
11. Clear Imaging (Lashan Bell)	6595

Please return a time-stamped copy acknowledging receipt of this filing in the enclosed self-addressed, postage prepaid return envelope.

Thank you for your time and attention to this matter.

Sincerely,
 THE LOBB LAW FIRM

Daniel A. Groves

Daniel A. Groves

DAG/tll
 Enclosures

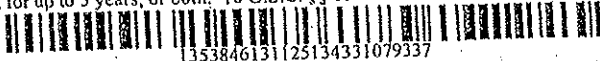
In its List of Claims, the City listed your claim as a contingent, unliquidated, and disputed unsecured claim in an unknown amount. To determine if you need to file a claim, please refer to the enclosed Information About Deadlines to File Claims.

UNITED STATES BANKRUPTCY COURT		EASTERN DISTRICT OF MICHIGAN	CHAPTER 9 PROOF OF CLAIM
Name of Debtor: City of Detroit, Michigan		Case Number: 12-01037-JP	<input checked="" type="checkbox"/> <i>FILED 02/14/2014</i>
<p>NOTE: Do not use this form to make a claim for an administrative expense that arises after the bankruptcy filing.</p> <p>Name of Creditor (the person or other entity to whom the debtor owes money or property): CLEAR IMAGING, MI, SPINE & REHAB, UNIVERSAL HEALTH GROUP</p> <p>Name and address where notices should be sent: NameID: 11568254 C/o THE LOBB LAW FIRM, P.C. 26321 WOODWARD AVE. HUNTINGTON Woods, MI 48070 (248) 591-4090</p> <p>Telephone number: _____ email: _____</p> <p>Name and address where payment should be sent (if different from above): SAME AS ABOVE</p>			
<p>Telephone number: _____ email: _____</p> <p>1. Amount of Claim as of Date Case Filed: \$ 53,200.00</p> <p>If all or part of the claim is secured, complete item 4. If all or part of the claim is entitled to priority, complete item 5. <input checked="" type="checkbox"/> Check this box if the claim includes interest or other charges in addition to the principal amount of the claim. Attach a statement that itemizes interest or charges. MI, NO FAULT INS. BENEFITS FOR PATIENT, TERRANCE MARTIN</p>		<p><input type="checkbox"/> Check this box if this claim amends a previously filed claim.</p> <p>Court Claim Number: _____ (If known)</p> <p>Filed on: _____</p> <p><input type="checkbox"/> Check this box if you are aware that anyone else has filed a proof of claim relating to this claim. Attach copy of statement giving particulars.</p>	
<p>2. Basis for Claim: MI, NO FAULT INS. BENEFITS FOR PATIENT, TERRANCE MARTIN (See instruction #2)</p> <p>3. Last four digits of any number by which creditor identifies debtor:</p>		<p>3a. Debtor may have scheduled account as: (See instruction #3a)</p>	
<p>4. Secured Claim (See instruction #4) Check the appropriate box if the claim is secured by a lien on property or a right of setoff, attach required redacted documents, and provide the requested information.</p> <p>Nature of property or right of setoff: <input type="checkbox"/> Real Estate <input type="checkbox"/> Motor Vehicle <input type="checkbox"/> Other Describe: _____</p> <p>Value of Property: \$ _____</p> <p>Annual Interest Rate (when case was filed) % <input type="checkbox"/> Fixed or <input type="checkbox"/> Variable</p>		<p>Amount of arrearage and other charges, as of the time case was filed, included in secured claim, if any: \$ _____</p> <p>Basis for perfection: _____</p> <p>Amount of Secured Claim: \$ 53,200.00</p> <p>Amount Unsecured: \$ 53,200.00</p>	
<p>5. Amount of Claim Entitled to Priority as an Administrative Expense under 11 U.S.C. §§ 503(b)(9) and 507(a)(2). \$ _____</p> <p>5b. Amount of Claim Otherwise Entitled to Priority. Specify Applicable Section of 11 U.S.C. § _____ \$ _____</p>			
<p>6. Credits. The amount of all payments on this claim has been credited for the purpose of making this proof of claim. (See instruction #6)</p>			
<p>7. Documents: Attached are redacted copies of any documents that support the claim, such as promissory notes, purchase orders, invoices, itemized statements of running accounts, contracts, judgments, mortgages, security agreements, or, in the case of a claim based on an open-end or revolving consumer credit agreement, a statement providing the information required by FRBP 3001(c)(3)(A). If the claim is secured, box 4 has been completed, and redacted copies of documents providing evidence of perfection of security interest are attached. (See instruction #7, and the definition of "redacted".) DO NOT SEND ORIGINAL DOCUMENTS. ATTACHED DOCUMENTS MAY BE DESTROYED AFTER SCANNING. If the documents are not available, please explain: _____</p>			
<p>8. Signature: (See instruction #8) Check the appropriate box.</p> <p><input checked="" type="checkbox"/> I am the creditor. <input type="checkbox"/> I am the creditor's authorized agent. <input type="checkbox"/> I am the trustee, or the debtor, or their authorized agent. <input type="checkbox"/> I am a guarantor, surety, indorser, or other codebtor. (See Bankruptcy Rule 3004.)</p>			
<p>I declare under penalty of perjury that the information provided in this claim is true and correct to the best of my knowledge, information, and reasonable belief.</p> <p>Print Name: CLEAR IMAGING, MI, SPINE & REHAB, UNIVERSAL HEALTH GROUP Title: REHAB, UNIVERSAL HEALTH GROUP Company: _____ Address and telephone number (if different from notice address above): SAME AS ABOVE</p> <p>(Signature) <i>Terence Martin</i> (Date) <i>02-14-14</i></p>			
<p>Telephone number: _____ email: _____</p>		<p><i>Connie Kacay</i></p>	
<p><i>Penalty for presenting fraudulent claim: Fine of up to \$500,000 or imprisonment for up to 5 years, or both. 18 U.S.C. §§ 152 and 3571.</i></p>			

Claim # **3585**

Debtors **FJT**

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